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Supplemental

Application and Power of Attorney:

C	ompined De	Ciaration for Face	mt Applicatio	Rec'd	DAT/	PTA	24 0	CT ZUL
As a below-named in								
nventor (if only on	e name is listed b	d citizenship are as stated below) or an original, first nt is sought on the inventio	and joint inventor (ame; and that I (if plural names	believe l are liste	am the ded below)	original, fi	rst and sole bject matter
Improved crosslinke	d enzyme aggrega	tes		-4.		· ż.,		
the specification of	which (check one)							
[]	U.S. Appln, No.	United States under 35 U.S	_	into the U.S. n		stage of s	an internat	ional (PCT
[X]	application, PC	d in the U.S. under 33 U. T/EP2003/012794; filed N ived U.S. Appln. No. 10	ovember 7, 2003, er	ntry requested o	n		*; na	ational stage
and was amended or	n		(if applicable).				
mid was anichaed of		f amendments under PCT Art.						
certificate, or §365(and have also ident	gn priority benefit a) of any prior PO ified below, by cl	s under 35 U.S.C. §§ 119 (CT application(s) designatinecking the "No" box, any that of the application on	ng a country other to foreign application	han the U.S., list for patent or in	sted belo	w with the	he "Yes" b	oox checked
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020796' (Numb		(Country)	(Day Month Year		YES	NO		
PCT/EP2003	•	International	November 7, 2		[X]	[]		
(Numb	er)	(Country)	(Day Month Year	Filed)	YES	NO		
I hereby claim the b	enefit under 35 U	S.C. §119(e) of any United	d States provisional a	applications liste	ed below	:		
	-	(Application No.)	(Day M	onth Year Filed)				
	-	(Application No.)	(Day M	onth Year Filed)				
international applications in such U duty to disclose to 1	ation(s) designating.S. or PCT internations The PTO all inform	U.S.C. §120 of any price the U.S., listed below an ational application in the mation which is material to and the national or PCT i	nd, insofar as the sub- nanner provided by t patentability as defi nternational filing da	ject matter of ea the first paragrap ned in 37 C.F.R ate of this applic	ch of the oh of 35 §1.56 vertion:	U.S.C. §	of this appli 112, I ackr came avails	ication is no nowledge th
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(Status: patented, pending, abandoned) (Day Month Year Filed) (Application No.)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

Direct all correspondence to the address associated with All of the practitioners associated with Customer Number 23869 Customer Number 23869, which is presently:

> Hoffmann & Baron, LLP 1055 Parsippany Blvd. PARSIPPANY, NJ 07054 U.S.A.

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from Exter Polak & Charlouis B.V., P.O. Box 3241, 2280 GE RIJSWIJK, The Netherlands as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

pplication or any patent issued thereon.	1.1	Iful false statement	
FULL NAME OF FIRST INVENTOR SMITH, Alan Arthur	INVENTOR'S SUMATUR	JC	July 13, 2005
RESIDENCE		CITIZENSHIP	
Haarlem, the Netherlands JV M		Netherland	<u> </u>
10, Popelingstraat			
2011 ZL HAARLEM		•	
the Netherlands			
FULL NAME OF SECOND JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE
WEGMAN, Margaretha Anna	Maldein		July 13, 2005
RESIDENCE A 1		CITIZENSHIP Netherland	0
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254, Aziëlaan			
2622 JN DELFT			
the Netherlands			
FULL NAME OF THIRD JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE
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RESIDENCE		CITIZENSHIP	
		CITIZENSHIP	
POST OFFICE ADDRESS		CITIZENSHIP	
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Serial No. 10/534,218 Serial No. PCT/EP2003/012794

Page 2 of 2 Pages

POST OFFICE ADDRESS

Title: Improved crosslinked enzyme aggregates_

U.S. Application filed May 6, 2005 PCT Application filed November 7, 2003, Atty. Docket:

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SKINING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SKINED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.